

JUDGE DUNNIN

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

UNITED STATES OF AMERICA

v.

R. MARC HAMID

No.

154

154

Violation: Title 18, United States Code,
Section 1341

MAGISTRATE JUDGE
GERALDINE GOAT BROWN

COUNT ONE

FILED

MAR 26 2015

The SPECIAL FEBRUARY 2014 GRAND JURY charges:

THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURT

1. At times material to this indictment:

a. Defendant R. MARC HAMID, an attorney licensed to practice law in Illinois, owned an interest in and controlled various companies that purchased and re-sold tickets to entertainment and sporting events, including JustGreatTickets.com, Inc., and Just Great Seats, LLC.

b. Defendant HAMID owned an interest in and controlled Right Field Properties, LLC, a company that owned the real property located at 3627 North Sheffield Avenue in Chicago, adjacent to Wrigley Field.

c. Defendant HAMID owned an interest in and controlled Right Field Rooftops, LLC, doing business as "Skybox on Sheffield," located at 3627 North Sheffield Avenue in Chicago, a rooftop entertainment venue located adjacent to Wrigley Field.

d. Skybox on Sheffield charged customers a fee for admission that included access to the roof level and other areas of the venue to watch Chicago Cubs baseball games and other events occurring live at Wrigley Field, as well as food and drink.

e. Skybox on Sheffield was the assignee of an agreement that governed the business relationships between the Cubs and each of the rooftops located adjacent to Wrigley Field, including Skybox on Sheffield. Pursuant to the Cubs agreement, Skybox on Sheffield was required, among other things, (1) to pay the Cubs, on an annual basis, a royalty of 17% of Skybox on Sheffield's gross revenues, and (2) to provide the Cubs, by December 15 of every calendar year, a written season royalty statement that included, for the preceding baseball season, the attendance at Skybox on Sheffield for every event and the total gross revenues for the season.

f. The City of Chicago municipal code sections applicable to the rooftops adjacent to Wrigley Field permitted Skybox on Sheffield to provide services for up to 200 persons per event.

g. The City of Chicago required Skybox on Sheffield to collect from patrons and pay to the City of Chicago an amusement tax on admission fees, and to report such fees collected and taxes owed in amusement tax returns filed with the City of Chicago.

h. Cook County required Skybox on Sheffield to collect from patrons and pay to Cook County an amusement tax on admission fees, and to report such fees collected and taxes owed in amusement tax returns filed with Cook County.

i. The State of Illinois required Skybox on Sheffield to file sales tax returns and to pay the State of Illinois a set dollar amount per event attendee allocated for food and beverage sold.

j. Individuals A, B, and C were employees of Skybox on Sheffield who reported to defendant HAMID.

k. Accountant A was a certified public accountant licensed and registered in Illinois who performed accounting work for defendant HAMID and his businesses, including, among other things, preparing defendant's personal tax returns, preparing general ledgers and tax returns for defendant's businesses, and preparing the annual season royalty statements that Skybox on Sheffield submitted to the Cubs.

2. Beginning no later than in or about 2007 and continuing until no earlier than in or about September 2014, in the Northern District of Illinois, Eastern Division, and elsewhere,

R. MARC HAMID,

defendant herein, devised, intended to devise, and participated in a scheme to defraud the Cubs, the State of Illinois, Cook County, and the City of Chicago, and to obtain money and property from them by means of materially false and fraudulent pretenses, representations, and promises, which scheme is further described below.

3. It was part of the scheme that for the years 2008 through 2011 defendant HAMID caused Skybox on Sheffield to submit false and fraudulent annual royalty statements to the Cubs that under-reported event attendance figures for Skybox on Sheffield by thousands of paid attendees, and under-reported gross revenues for Skybox on Sheffield by more than \$1.5 million. During this time period, defendant caused Skybox on Sheffield to file false sales tax and amusement tax returns with state and local taxing authorities that similarly under-reported attendance and revenue figures. By concealing the actual revenues of Skybox on Sheffield from the Cubs and state and local taxing authorities, defendant caused Skybox on Sheffield to unlawfully withhold hundreds of thousands of dollars' worth of royalty payments rightfully owed to the Cubs under the terms of the Cubs agreement, and hundreds of thousands of dollars due and

owing to state and local taxing authorities. Defendant HAMID caused Skybox on Sheffield to use those unlawfully withheld funds, totaling approximately \$600,000, to pay defendant's personal expenses, and expenses for Skybox on Sheffield and defendant's other businesses.

4. It was further part of the scheme that defendant HAMID processed and recorded and caused Individuals A, B, and C to process and record sales for more than 200 attendees for events at Skybox on Sheffield, and to admit more than 200 persons for certain events at Skybox on Sheffield.

5. It was further part of the scheme that defendant HAMID prepared and caused Accountant A to prepare annual royalty statements to the Cubs that falsely stated 200 or fewer persons had attended and paid to attend events at Skybox on Sheffield, when defendant knew that more than 200 persons had attended and paid to attend the events.

6. It was further part of the scheme that defendant HAMID diverted and caused Individuals B and C to divert sales revenues from Skybox on Sheffield to other recipients, including defendant's other businesses such as Just Great Tickets and Just Great Seats, to conceal the revenues from the Cubs and others, and to avoid reporting the revenues in annual royalty statements to the Cubs.

7. It was further part of the scheme that defendant HAMID, to conceal revenues from the Cubs and others, and to avoid reporting the revenues in annual royalty statements to the Cubs, altered and caused Individuals B and C to alter certain Skybox on Sheffield invoices to reflect an amount of \$0, when defendant knew that customers paid hundreds or thousands of dollars for those Skybox on Sheffield reservations.

8. It was further part of the scheme that defendant HAMID prepared and submitted and caused Accountant A to prepare and submit annual royalty statements to the Cubs that under-reported Skybox on Sheffield's gross revenues.

9. It was further part of the scheme that defendant HAMID paid and caused Skybox on Sheffield to pay the Cubs 17% of the purported gross revenues of Skybox on Sheffield for a particular baseball season, when defendant knew that the reported gross revenue figures upon which the annual 17% royalty payment were based were falsely under-reported, and Skybox on Sheffield was required to pay the Cubs more than it actually paid the Cubs for the particular season.

10. It was further part of the scheme that defendant HAMID caused Skybox on Sheffield to use royalty funds rightfully owed to the Cubs under the terms of the Cubs agreement to pay business expenses of Skybox on Sheffield and other businesses owned by defendant, and to pay defendant's personal expenses, instead of paying those funds over to the Cubs as required under the terms of the Cubs agreement.

11. It was further part of the scheme that, when the Cubs opted to perform an audit of Skybox on Sheffield pursuant to the Cubs agreement, defendant HAMID caused false and fraudulent documents that under-reported attendance and gross revenue for Skybox on Sheffield to be created for and provided to auditors for the Cubs.

12. It was further part of the scheme that defendant HAMID caused Accountant A to prepare and file false amusement tax returns with the City of Chicago that falsely under-reported Skybox on Sheffield admission fees, and caused Skybox on Sheffield to withhold from the City of Chicago amusement taxes due and owing.

13. It was further part of the scheme that defendant HAMID caused Accountant A to prepare and file false amusement tax returns with Cook County that falsely under-reported Skybox on Sheffield admission fees, and caused Skybox on Sheffield to withhold from Cook County amusement taxes due and owing.

14. It was further part of the scheme that defendant HAMID caused Accountant A to prepare and file false sales tax returns with the State of Illinois that falsely under-reported sales taxes due and owing from Skybox on Sheffield, and caused Skybox on Sheffield to withhold from the State of Illinois sales taxes due and owing.

15. It was further part of the scheme that defendant HAMID did misrepresent, conceal, and hide, and caused to be misrepresented, concealed, and hidden, acts done in furtherance of the scheme and the purpose of those acts.

16. On or about December 18, 2008, at Chicago, in the Northern District of Illinois, Eastern Division, and elsewhere,

R. MARC HAMID,

defendant herein, for the purpose of executing the scheme to defraud, knowingly delivered and caused to be delivered by United Parcel Service, an interstate commercial carrier, according to the directions thereon, an envelope containing the 2008 season royalty statement for Skybox on Sheffield, addressed to the Chicago Cubs, 1060 West Addison Street, Chicago, IL 60613;

In violation of Title 18, United States Code, Section 1341.

COUNT TWO

The SPECIAL FEBRUARY 2014 GRAND JURY further charges:

1. The allegations of paragraphs 1 through 15 of Count One of this indictment are incorporated here.
2. On or about December 15, 2009, at Chicago, in the Northern District of Illinois, Eastern Division, and elsewhere,

R. MARC HAMID,

defendant herein, for the purpose of executing the scheme to defraud, knowingly delivered and caused to be delivered by United Parcel Service, an interstate commercial carrier, according to the directions thereon, an envelope containing the 2009 season royalty statement for Skybox on Sheffield, addressed to the Chicago Cubs, 1060 West Addison Street, Chicago, IL 60613;

In violation of Title 18, United States Code, Section 1341.

COUNT THREE

The SPECIAL FEBRUARY 2014 GRAND JURY further charges:

1. The allegations of paragraphs 1 through 15 of Count One of this indictment are incorporated here.
2. On or about December 15, 2010, at Chicago, in the Northern District of Illinois, Eastern Division, and elsewhere,

R. MARC HAMID,

defendant herein, for the purpose of executing the scheme to defraud, knowingly delivered and caused to be delivered by United Parcel Service, an interstate commercial carrier, according to the directions thereon, an envelope containing the 2010 season royalty statement for Skybox on Sheffield, addressed to the Chicago Cubs, 1060 West Addison Street, Chicago, IL 60613;

In violation of Title 18, United States Code, Section 1341.

COUNT FOUR

The SPECIAL FEBRUARY 2014 GRAND JURY further charges:

3. The allegations of paragraphs 1 through 15 of Count One of this indictment are incorporated here.

4. On or about December 15, 2011, at Chicago, in the Northern District of Illinois, Eastern Division, and elsewhere,

R. MARC HAMID,

defendant herein, for the purpose of executing the scheme to defraud, knowingly delivered and caused to be delivered by United Parcel Service, an interstate commercial carrier, according to the directions thereon, an envelope containing the 2011 season royalty statement for Skybox on Sheffield, addressed to the Chicago Cubs, 1060 West Addison Street, Chicago, IL 60613;

In violation of Title 18, United States Code, Section 1341.

FORFEITURE ALLEGATION

The SPECIAL FEBRUARY 2014 GRAND JURY further alleges:

1. The allegations of Counts One through Four of this indictment are incorporated here for the purpose of alleging forfeiture to the United States pursuant to Title 28, United States Code, Section 981(a)(1)(C).

2. As a result of his violation of Title 18, United States Code, Section 1341, as alleged in this indictment,

R. MARC HAMID,

defendant herein, shall forfeit to the United States pursuant to Title 18, United States Code, Section 981(a)(1)(C), any and all right, title, and interest he may have in any property constituting and derived from proceeds obtained directly or indirectly as the result of such violation.

3. The interests of the defendant subject to forfeiture pursuant to Title 18, United States Code, Section 981(a)(1)(C), include but are not limited to royalty payments rightfully owed to the Cubs, sales taxes due and owing to the State of Illinois, and amusement taxes due and owing to Cook County and the City of Chicago, all unlawfully withheld by Skybox on Sheffield, in the amount of at least approximately \$600,000.

4. If any of the property subject to forfeiture described above, as a result of any act or omission by defendant:

- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third party;
- (c) has been placed beyond the jurisdiction of the court;

- (d) has been substantially diminished in value; or
- (e) has been commingled with other property which cannot be divided without difficulty;

the United States of America shall be entitled to forfeiture of substitute property pursuant to the provisions of Title 21, United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 982(b)(1), including defendant's interest in Right Field Properties, LLC, owner of record of the real property located at 3627 North Sheffield Avenue, Chicago, Illinois, and defendant's interest in Right Field Rooftops, LLC, doing business as Skybox on Sheffield, located at 3627 North Sheffield Avenue, Chicago, Illinois;

All pursuant to Title 18, United States Code, Section 981(a)(1)(C).

A TRUE BILL:

FOREPERSON

UNITED STATES ATTORNEY